UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

A.O.A., et al.)		
Plaintiffs,)		
**)	Case No.:	4:11-cv-00044-CDP
V.)		(CONSOLIDATED)
DOE RUN RESOURCES)		
CORPORATION, et al.,)		
)		
Defendants.)		

JOINT STATUS REPORT

Pursuant to the Court's May 29, 2018 Order (Doc. 884), the parties submit the following report for the Court's consideration. The parties continue to work to comply with previously-set discovery deadlines. Each party will be prepared to update the Court on its respective progress during the upcoming status conference. Further, the parties wish to inform the Court of the following:

1. Pending Motions

The following matters have been fully briefed and remain pending with the Court:

• Plaintiffs' Fee Statement related to Plaintiffs' Motion for Sanctions was filed on May 11, 2018 [Doc. 875]. Defendants' response was filed on July 10, 2018 [Doc. 916]. Plaintiffs' reply was filed on August 13, 2018 [Doc. 936].

Dated: October 18, 2018

Respectfully submitted,

LEWIS RICE LLC

By: /s/ Andrew Rothschild (w/permission)

Andrew Rothschild, #23145MO arothschild@lewisrice.com
Richard A. Ahrens, #24757MO rahrens@lewisrice.com
Thomas P. Berra, Jr., #43399MO tberra@lewisrice.com
Michael J. Hickey, #47136MO mhickey@lewisrice.com
600 Washington Ave., Suite 2500
St. Louis, MO 63102-2147
Telephone: (314) 444-7600

Attorneys for Defendants The Doe Run Resources Corporation, Marvin K. Kaiser, Albert Bruce Neil, Jeffery L. Zelms, and Theodore P. Fox, III

Facsimile: (314) 241-6056

SCHLICHTER, BOGARD & DENTON, LLP

By: /s/ Elizabeth M. Wilkins
JEROME J. SCHLICHTER #32225
NELSON G. WOLFF #40796
KRISTINE K. KRAFT #37971
ELIZABETH M. WILKINS #61284
100 South 4th Street, Suite 1200
St. Louis, MO 63102
(314) 621-6115
(314) 621-7151 (fax)
jschlichter@uselaws.com
nwolff@uselaws.com
bwilkins@uselaws.com

KASOWITZ BENSON TORRES LLP

By: /s/ Marc E. Kasowitz (w/ permission)

Marc E. Kasowitz (pro hac vice) mkasowitz@kasowitz.com
Kenneth R. David (pro hac vice) kdavid@kasowitz.com
Matthew A. Kraus (pro hac vice) mkraus@kasowitz.com
1633 Broadway
New York, New York 10019

Telephone: (212) 506-1700 Facsimile: (212) 506-1800

Attorneys for Defendants The Renco Group, Inc., DR Acquisition Corp., Ira L. Rennert, and Doe Run Cayman Holdings, LLC

DOWD BENNETT LLP

Attorneys for Plaintiffs

By: /s/ Edward L. Dowd, Jr. (w/permission)

Edward L. Dowd, Jr. #28785MO edowd@dowdbennett.com 7733 Forsyth Blvd., Suite 1900 St. Louis, Missouri 63105 (314) 889-7300 (telephone) (314) 863-2111 (facsimile)

Attorneys for Defendants The Renco Group, Inc., DR Acquisition Corp., Ira L. Rennert, and Doe Run Cayman Holdings, LLC

CARMODY MacDONALD P.C.

By: /s/ Gerard T. Carmody (w/ permission)

Gerard T. Carmody gtc@carmodymacdonald.com Kevin M. Cushing kmc@carmodymacdonald.com 120 South Central Avenue, Suite 1800 St. Louis, MO 63105

Telephone: (314) 854-8600

Facsimile: (314) 854-8660

Attorneys for Defendants Roger L. Fay, Marvin M. Koenig, John A. Siegel, Jr., Dennis A. Sadlowski, John A. Binko, Michael C. Ryan, The Ira Leon Rennert Revocable Trust, The Trusts for the benefit of S. Tamara Rennert under the Ira Leon Rennert Grantor Retained Annuity Trusts Nos. 1, 2, and 3, The Trusts for the benefit of Yonina Nechama Rennert under the Ira Leon Rennert Grantor Retained Annuity Trusts Nos. 1, 2, and 3, The Trusts for the benefit of Ari E.Y.M. Rennert under the Ira Leon Rennert Grantor Retained Annuity Trusts Nos. 1, 2, and 3, The Ira Leon Rennert Grantor Retained Annuity Trusts Nos. 4, 5, 9, 10, 2002A, and 2002B, The Ira Leon Rennert 2010 Irrevocable Sub Trust for the benefit of Sarah Tamara Rennert Winn, The Ira Leon Rennert 2010 Irrevocable Sub Trust for the benefit of Yonina Nechama Rennert Davidson, and The Ira Leon Rennert 2010 Irrevocable Sub Trust for the benefit of Ari E.Y.M. Rennert

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 18th day of October 2018, the foregoing was filed via the ECF/CM system with the Clerk of the Court and served upon counsel of record via email through the Court's ECF/CM system by means of the Notice of Electronic Filing.

/s/ Elizabeth M. Wilkins
Attorney for Plaintiffs